

I continue to urge the Senate to meet its responsibilities to all nominees, including women and minorities. That highly-qualified nominees are being needlessly delayed is most regrettable. The Senate should join with the President to confirm well-qualified, diverse and fair-minded nominees to fulfill the needs of the federal courts around the country.

I ask unanimous consent that an article for the Wall Street Journal be printed in the RECORD.

There being no objection, the article was ordered to be printed in the RECORD, as follows:

[From the Wall Street Journal, Sept. 12, 2000]

'RACIAL DIVISION' CHARGE IS UNTRUE

In "Senate Isn't Guilty of Racism In Confirming Judges," Sen. Orrin Hatch states that in recent weeks the president has "nominated numerous minorities for federal judgeships without consulting home-state senators" (editorial page, Sept. 5). This is simply untrue. The administration has adhered to its practice of consulting with home-state senators prior to nominating judicial candidates, and it did so with the two nominees Sen. Hatch mentioned by name.

One of those, Roger Gregory, an accomplished African-American attorney from Virginia, was nominated for the Fourth Circuit at the end of June. Sen. Hatch says the president moved a judgeship from North Carolina to Virginia in order to make the nomination, but the seat for which Mr. Gregory was nominated has not been filed before, nor allocated to any particular state in the Fourth Circuit. Moreover, Roger Gregory has the strong support of both of his home-state senators (who were indeed consulted prior to nomination). Democratic Sen. Chuck Robb recommended Mr. Gregory to the president and has been working tirelessly on Mr. Gregory's behalf. Republican Sen. John Warner has joined Sen. Robb in requesting that Sen. Hatch give Mr. Gregory a hearing.

The Fourth Circuit, which hears cases from Maryland, North Carolina, South Carolina, Virginia and West Virginia, has the largest African-American population of any circuit in the country. Yet it has never had an African-American judge. It is extraordinary to suggest that the president's nomination of a highly qualified candidate who has the support of both home-state senators is part of some effort to "generate racial divisions." Rather than make such claims, the Republican leadership should demonstrate its color-blind bipartisanship by promptly confirming Roger Gregory.

Indeed, the Senate has a great deal more work to do on judges. Sen. Hatch states that in 1994 the administration had argued that a "7.4%" vacancy rate in the judiciary was equivalent to full employment. Using that figure, he suggests that the administration has no basis for complaining about vacancies, because the vacancy rate is now close to that level. But the figure cited by the administration in 1994 was actually 4.7%. To attain even this modest goal, the Senate would need to reduce judicial vacancies to 40. That is, the Senate would need to confirm an additional 24 nominees this year. We look forward to working with the Senate Republicans to achieve this goal.

BETH NOLAN,
Counsel to the President,
The White House.

Washington.

FAST AND SIMPLE SHORTCUT TAX ACT

Mr. GREGG. Mr. President, I rise today as an original cosponsor of this innovative and much-needed piece of legislation, the Fair and Simple Shortcut Tax (FASST) Act, which would streamline the process of paying federal taxes for millions of Americans. I am very pleased to join Senator DORGAN in introducing this important legislation.

The current Federal tax code is a tangle of requirements, deductions, credits, and other regulations that only a few lawyers and accountants fully understand. Still, we expect the average American citizen, under penalty of law, to have a complete grasp of all their tax obligations and to pay them in full and on time. The complexity of the current tax code has made it a burden to pay one's tax obligations. This burden must be alleviated.

The good news is that we can do something to simplify the tax code for the millions of Americans who do not have complicated investment or corporate income and for whom paying taxes should be as easy and painless as possible. The FASST Act offers a voluntary tax plan which would simplify the filing process for millions of Americans. It also provides much needed tax relief through the elimination of the marriage penalty, a tax which actually punishes people for getting married.

The FASST Act would provide a single, low tax rate of 15 percent for taxpayers who earn up to \$100,000 per year in wages and receive no more than \$5,000 in income from capital gains, interest, and dividends. A taxpayer who chooses to participate in this program would not receive a tax return, nor would he have to pay the federal government on April 15th because too little in taxes was deducted from his payroll. Instead, the employee would elect to fill out a modified W-4 form at work whereby his employer would withdraw the exact tax obligation at the single low rate of 15 percent. What a relief it would be for those folks who qualify to be free from the yearly burden of trying to decipher the federal tax code.

Taxpayers who elect to participate in this program would still benefit from the current standard tax deduction, as well as personal exemptions, child care credits, the Earned Income Tax Credit and a deduction for home mortgage interest expenses and property taxes. Thus, employees would experience the best of both worlds—the current tax system's generous deduction and credit system for working families, as well as a simplified tax system. This bill also provides generous savings incentives by exempting up to \$5,000 of all interest, dividends and capital income from taxes.

Taxpayers who do not participate in the FASST program would also benefit from provisions in the FASST Act. First, this act reduces the marriage penalty, and provides an exemption

from the Alternative Minimum Tax for many sole proprietors and small businesses. In addition, all taxpayers would be eligible to receive a 50 percent credit for up to \$200 in tax preparer expenses if they file their taxes electronically. And again, there is a substantial incentive for savings and investment as up to \$500 of dividend and interest income is exempt for individuals. The FASST Act is good for all taxpayers.

I believe that the FASST Act provides much needed reform to our tax system. Our current federal tax code is immense, complex, and confusing. It has become a burden on the American taxpayer. The FASST Act takes a much-needed first step toward providing a simpler, friendlier means of collecting taxes from our hard-working citizens. I am pleased to join with my fellow Senators from North Dakota and Illinois in introducing the Fast and Simple Shortcut Tax Act today.

VICTIMS OF GUN VIOLENCE

Mr. LEVIN. Mr. President, for the last several months, many of us here in the Senate have been urging our colleagues to pass sensible gun laws. Each year, more than 30,000 Americans are killed by gunfire (an average of 10 children and adolescents and 74 adult Americans each day) and until we act, thousands more will be lost to gun violence.

Those of us who are committed to this issue have pledged to read the names of some of those who have lost their lives to gun violence in the past year.

In the name of those who died, we will continue this fight. Following are the names of some of the people who were killed by gunfire one year ago today.

September 21, 1999:
Colden Hurt, 28, Baltimore, MD;
Troy Jones, 32, Washington, DC;
Billy Peaks, 23, Chicago, IL;
Roland Shepard, 56, Philadelphia, PA;
Charles Walker, 17, St. Louis, MO;
Omar Williams, 24, Memphis, TN;
Jessie Williamson, 42, Memphis, TN.

We cannot allow such senseless gun violence to continue. The deaths of these people are a painful reminder to all of us that we need to enact sensible gun legislation today.

OBJECTION TO CHANGES IN FALSE CLAIMS ACT

Mr. GRASSLEY. I rise today to notify my colleagues that I have notified the Majority Leader that I will object to any changes to the False Claims Act whether in bill or amendment form.

VISA WAIVER PILOT PROGRAM

Mr. LEAHY. Mr. President, I rise today to urge the majority to lift its hold on H.R. 3767, which would permanently authorize the visa waiver pilot